15

16

17

18

19

20

21

22

23

24

25

26

1 ADANTÉ D. POINTER, ESQ., SBN 236229 PATRICK M. BUELNA, ESQ., SBN 317043 2 TY CLARKE, ESQ., SBN 339198 POINTER & BUELNA, LLP 3 LAWYERS FOR THE PEOPLE 155 Filbert St., Suite 208, 4 Oakland, CA 94607 Tel: 510-929-5400 5 Website: www.LawyersFTP.com Email: APointer@LawyersFTP.com 6 Email: PBuelna@LawyersFTP.com 7 Email: TClarke@LawyersFTP.com 8 Attorneys for Plaintiffs 9 UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA 10 11 KEVIN LOYNACHAN, et al. 12 Plaintiffs, 13 14

KEVIN LOYNACHAN, et al.

Plaintiffs,

STIPULATION AND ORDER TO AMEND SCHEDULING ORDER

v.

DARLENE SMILEY, et al.

Defendants.

IT IS HEREBY STIPULATED, and respectfully requested, by and between Plaintiffs and Defendants (hereinafter, "the Parties") by and through their designated counsel, that:

WHEREAS, on 02/23/2023, this Court issued an amended scheduling order. (ECF No. 14).

WHEREAS, the Parties have already taken several depositions and will be taking more throughout the month of July, including Defendant Smiley, several other responding law

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

Case 2:22-cv-00841-WBS-JDP Document 19 Filed 07/14/23 Page 2 of 2

enforcement officers, and the medical examiner who conducted the autopsy on Plaintiff's decedent. WHEREAS, the Parties agree that their respective experts will need the transcripts form these depositions in order to prepare informed Rule 26 reports and thus seek an extension to the expert discovery deadlines. WHEREAS, the proposed extension of expert discovery will require moving the rest of the deadlines in this matter as well. WHEREAS the Parties STIPULATE TO and JOINTLY REQUEST that this Court's scheduling order (**ECF NO. 14**) be amended accordingly: **Expert Witness Disclosure:** 07/19/2023 09/15/2023 Rebuttal Expert Disclosure: 08/24/2023 09/29/2023 Close of Discovery: 09/25/2023 10/16/2023 Dispositive Motion Filing: 10/12/2023 11/02/2023 Final Pretrial Conference: 1/16/2024 3/11/2024, 1:30 p.m. Proposed Jury Trial: 3/19/2024 5/29/2024, 9:00 a.m. IT IS SO AGREED. Dated: 07/11/2023 /s/ Ty Clarke Ty Clarke Attorney for Plaintiffs Dated: 07/11/2023 /s/ James Wyatt James Wyatt Attorney for Defendants IT IS SO ORDERED. Va Shubt **Dated: July 13, 2023** UNITED STATES DISTRICT JUDGE